Case 2:23-cr-20162-WAQ-EAS LEGENA 88 TRAGE ID 4777 Filed 01/23/24 Page 1 of 5 Eastern District of Michigan Southern Division United States Case No: 23-20152 ٧, Honorable Mark A. Goldshith Lack Corpenter III JAN 2 3 2024 Motion to dismiss or move to proper venue Under basic separation - of - powers principles, Congress, which has the central roll in making laws close have substantial authority over many policy decisions that precede and follow an act of recognition. Congress adopts International law, and the President executes it. The President's recognition determination is thus only one part of a political process It is also necessary to understand the distinction between recognition and existence. A State must exist to be recognized and a state may exist without recognition. Federal courts have ruled that whether a government has de facto or de jure control over a territory is a political question, not a judicial one. That, however, is a question regarding the exercise of control of the sovereignty over a geographic area, not whether a state exists From this understanding it follows that there are three states or conditions of a Sovereign entity: Existence; Defacto rule; De june rule. Existence being a necessary characteristic of the latter two conditions, and whether or not the latter are determined to full into one rategory or another are political questions to be answered by the executive branch. The latter two conditions are determinations to confer certain rights and duties, or not, by accepting or refusing to accept the political person into a family of member states. The recognition of a state is the recognition of the existence of certain political conditions, it is not recognition of existence. Existence is not a question of International Law nor the will of any other state or states. To summerize this point, whether or not the Kingdom of Heaven exists is a fact to be accepted. It is

in no way dependent upon a ruling from this court or any other. It is in no way tetermined by a law on your books. It is in no way determined by an act of your xecutive branch. It is a fact to be acknowledged, nothing more, nothing less. Foreign states need to know before entering into occopyations diplomatic relations or commerce with the United States whether their ambassadas will be received; whether their officials will be immune From federal courts; and whether they may initiate lawsuits in US courts to vindicate their rights. It would seem that the US Courts are confusing recognition of authority over an area of land as synonymous with existence while also inferring that if it does not recognize 2 nation, it then does not exist. This is faulty logic. The most comprehensive right of a state is the right to exist as a sovereign political intity. From this comprehensive right flow the general rights of Independence, equality Jurisdiction; property and intercourse. The rights based on the right to existence were variously named as essential, fundamental, primitive, innate, absolute, permanent te From the right to exist, all other rights flow. Independence from the point of international law is freedom from external political control. While all states which possess freedom from external political control may not be admitted to the family of states, meaning recognized, all existing states must possess this right, and other states must respect it. Sovereigns in Foreign countries are exempt from local jurisdiction. This principle s based, not merely upon courtesy, but also upon convenience and necessity. The Sovereign represents the state, and therefore cannot be subjected to the jurisdiction if another state without waiving the sovereignty, and in so far depriving the state of the essential right of Independence, which exists as a matter of existence. He is Free from taxes, duties, police, and administrative regulations. He is exempt from all civil and criminal jurisdiction. This is owed as a matter of existence, not recognition.

These questions fall under the original jurisdiction of the Supreme Court under Article III &2 Clause 2. They are not questions for the District Court nor the Circuit Court. They certainly are not questions for a psychologist. It is certainly a curiosity that the District Court implied in its ruling that a fact it must accept on its face "seems irrational". This is the danger of albuing the prosecution or defense to argue that legal theories are themselves evidence of insanity. To summarize: 1. The Kingdom of Heaven exists as of right, and that is not a question to be presented to this court for debute. It is to be accepted. 2. The sovereign of the Kingdom of Heaven is immune from Civil and Crimnal Suits in US court. 3. The US Supreme Court has original jurisdiction over these questions. I motion the court to either dismiss the case or move it to the proper venue. Also, why is the attorney that wrote in a letter there way a conflict

Jod Ciphing

Imagine the absurdity of having to defend the notion that it was dispretion to strike a motion because Coursel was assigned while a letter has set on the record since August where that same coursel stated a conflict of interest in being assigned. Then imagine the claim there was a "disagreenest on the law" and that same coursel was clearly wrong. I've won every legal argument

of interest still attacked? Please remove that burden. Thank you.

•
I have ever made, eventually. I find that those who administer the law are often the hardest
to convince of what the law is, and in turn takes a very long time to reexplain the same
things in different ways, then often still requires a higher authority to explain how they
nisunderstand a finer point of the law. It took I months to explain to the 15th
District Court of Ann Arbor I was right about what I was trying to do there as well.
January 18th is 11 months in this court. Will this be the way to explain the same thing
differently to see I was correct all along? One can only hope.
AP News - Beijing - Jan 17, 2024 - China's population dropped by 2 million people
in 2023 in second straight annual drop as births full and deaths rise.
What occured in 2021 that may explain this trend? Why did the US military
iay that the database for tracking health issues was wrong for every year prior
to 2021 then cut access when health issues skyrocketed?
What is Antibody Dependent Enhancement syndrome and why is the first signs of
it "increased cases of RSV and other respiritory illnesses? Why has no Coronavirus
raccine made it to market? What is Eugenics? How do you explain to people they have
over lied to when they want listen? What is mass formation psychosis?
I have no interest in participating in a political society carrying out a suicide part.
Especially when they cannot see they are doing exactly that.
· ·

© USPS 2022

E198H 105 fast ice dr medend, MI Jack Carpenter

Clerk of the Court of

18 JAN 2024 PM 3

SETTOPINY ST 400

Honorable Wark A. Goldsmith

231 w. lafagette blvd, 5th floor

Detroit, MI 48224

857777784

THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT

